

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF OKLAHOMA

ISABELA SNEED,  
Plaintiff, }

vs. }

Case No. 22-cv-00031-R

INDEPENDENT SCHOOL  
DISTRICT NO. 16 OF  
PAYNE COUNTY,  
Defendant. }

ZOOM DEPOSITION OF  
KRISTIN JANLOO

DATE: JULY 12, 2023

REPORTER: MARISA SPALDING, CSR, RPR

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PLAINTIFF'S  
EXHIBIT

10

1 to your first hour. So I don't recall  
2 people bringing him milk at lunch.

3 Q Do you recall students having lunch  
4 in his room?

5 A I do remember seeing students when I  
6 would go to lunch to the staff room to eat.  
7 I do remember students coming down.

8 Q And was there not a requirement that  
9 the students have lunch at the cafeteria?

10 A Yes and no. Yes, they're supposed  
11 to stay in the cafeteria. Sometimes,  
12 occasionally, like for me in my yearbook  
13 class -- I teach yearbook, too -- we would  
14 have like deadline parties in our room. But  
15 generally speaking, yes, they're supposed to  
16 stay in the cafeteria unless it's like a  
17 special occasion.

18 Q Right. And did it concern you that,  
19 on a daily basis, kids were not required to  
20 follow that -- that rule and were allowed to  
21 have lunch with Mr. Morejon in his room?

22 A I didn't see it enough -- happening  
23 enough where it concerned me, if that makes  
24 sense.

25 Q Well, it seems like everyone there

1 Q Okay. And he resigned at some  
2 point, correct?

3 A I don't remember how it all -- yeah,  
4 he stopped being our principal, I want to  
5 say in 2019, and we had an interim. Isn't  
6 that right? I -- I could be wrong about  
7 that. But -- but, yes, he -- he was not our  
8 principal in 2020.

9 Q Do you recall anything about his  
10 resignation?

11 A No.

12 Q Okay. Did the school have a policy  
13 with teachers as it pertained to texting or  
14 snapping or using social media with  
15 students?

16 A No, not that I'm -- no, not that I'm  
17 aware of, I should say.

18 Q There's nothing that you're aware  
19 of, at least as we sit here today, that  
20 would prohibit a student and a teacher from  
21 having a conversation over social media  
22 after school hours; is that fair?

23 A That's fair, yeah.

24 Q Okay. Is there any kind of policy  
25 as it pertains to conversations with

1 students that you need to go through their  
2 parents if they're a minor?

3 A No.

4 Q After Mr. Morejon was found to be  
5 sexually assaulting -- at least having  
6 inappropriate sexual encounters with Ms.  
7 Sneed -- did the school come in and do any  
8 kind of training after the fact with the --  
9 the faculty?

10 A No.

11 Q Did the school do anything to advise  
12 the faculty what had happened and how  
13 Mr. Morejon was grooming, at least, Ms.  
14 Sneed?

15 A No, not that I can recall, no.

16 Q As we sit here today, based on your  
17 training and -- and the training that you  
18 received from Stillwater schools, would you  
19 be able to identify someone that was  
20 potentially grooming a student for  
21 inappropriate sexual -- inappropriate sexual  
22 relationship?

23 A Based on training that I've  
24 received, no, because we have not had  
25 training on that.